### Case 2:20-cv-01869-WBS-DB Document 15 Filed 11/24/20 Page 1 of 6

1 (Counsel listed on next page) 2 3 4 5 6 7 8 9 10 11 12 UNITED STATES DISTRICT COURT 13 14 EASTERN DISTRICT OF CALIFORNIA, SACRAMENTO COURTHOUSE 15 16 ROY HUSKEY, III, and SABRINA DENNIS on behalf of Case No: 2:20-cv-01869-WBS-DB 17 themselves and all others similarly situated, 18 19 Plaintiffs, JOINT STIPULATION TO EXTEND TIME FOR 20 DEFENDANT SYNCTRUCK LLC TO FILE RESPONSIVE PLEADING TO PLAINTIFFS' COMPLAINT ٧. 21 22 Current Response Date: November 25, 2020 AMAZON.COM, AMAZON LOGISTICS, INC., and 23 SYNCTRUCK, LLC, New Response Date: December 15, 2020 24 Defendants. 25 Complaint Filed: September 18, 2020 26 27 28 1

JOINT STIPULATION TO EXTEND TIME FOR DEFENDANT SYNCTRUCK LLC

TO FILE RESPONSIVE PLEADING TO PLAINTIFFS' COMPLAINT

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22	ROY HUSKEY and SABRINA DENNIS and the PROPOSED COLLECTIVE and CLASS
23	and the FROI OSES COLLECTIVE and CLASS
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# Case 2:20-cv-01869-WBS-DB Document 15 Filed 11/24/20 Page 3 of 6

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#### Case 2:20-cv-01869-WBS-DB Document 15 Filed 11/24/20 Page 4 of 6

1 Pursuant to Local Rule 144(a), Defendant SYNCTRUCK LLC ("Synctruck") and Plaintiffs ROY HUSKEY, III, 2 and SABRINA DENNIS (collectively, "Plaintiffs"), by and through their attorneys of record, hereby stipulate as 3 follows: 4 WHEREAS, on September 18, 2020, Plaintiffs filed their Complaint in this matter; 5 WHEREAS, on October 7, 2020, Synctruck was served with Plaintiffs' Complaint; 6 WHEREAS, on October 27, 2020, Synctruck filed a stipulation extending the deadline for Synctruck to 7 file a responsive pleading to November 25, 2020; 8 WHEREAS, Synctruck seeks additional time to continue investigating the claims at issue in the Complaint and to evaluate the prospects for early resolution of this case, which would conserve party and 9 judicial resources; and filed a stipulation to extend the deadline for Synctruck to file a responsive pleading to 10 Plaintiffs' Complaint to November 25, 2020; 11 WHEREAS, the Parties agreed to mediate the matter on November 20, 2020; 12 WHEREAS, the Parties seek additional time to evaluate the prospects for early resolution of this case, which would conserve party and judicial resources; 13 WHEREAS, Plaintiffs and Synctruck have agreed that this deadline for Synctruck to file a responsive 14 pleading in this case should be extended to December 15, 2020. 15 /// /// 16 /// /// 17 /// 18 /// /// 19 /// 20 /// /// 21 /// 22 /// 23 /// /// 24 /// 25 /// /// 26 /// 27 /// 28 ///

# Case 2:20-cv-01869-WBS-DB Document 15 Filed 11/24/20 Page 5 of 6

1	NOW, THEREFORE, IT IS HEREBY STIPULATED by and between the parties through their respective					
2	counsel of record, that Synctruck has until December 15, 2020 to file a response to Plaintiffs' Complaint.					
3	IT IS SO STIPULATED:					
4						
5	Dated: November 23, 2020					
6			BERGER MONTAGUE PC			
7						
8			/s/ Sarah Schalman Bergen			
9			[as authorized on 11/23/20]			
10		By:				
11		·	SARAH R. SCHALMAN-BERGEN,			
12			admitted pro hac vice			
13						
14			KRYSTEN CONNON,			
15			admitted pro hac vice			
16						
17			Attorneys for Plaintiffs			
18			ROY HUSKEY, III and SABRINA DENNIS			
19						
20	Dated: November 23, 2020		FISHER & PHILLIPS LLP			
21	,		/s/ Christopher S. Alvarez			
22		Ву: _	·			
23			ALDEN J. PARKER			
24			CHRISTOPHER S. ALVAREZ			
25			Attorneys for Defendant			
26	SYNCTRUCK LLC					
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	JOINT STIPULATION TO E	JOINT STIPULATION TO EXTEND TIME FOR DEFENDANT SYNCTRUCK LLC				

TO FILE RESPONSIVE PLEADING TO PLAINTIFFS' COMPLAINT

### **ORDER**

Pursuant to the foregoing stipulation, and good cause appearing thereof, IT IS SO ORDERED.

Dated: November 24, 2020

WILLIAM B. SHUBB

UNITED STATES DISTRICT JUDGE